

Fair to-day and to-morrow;  
moderate temperature.  
Temperatures yesterday—Maximum, 50; minimum, 52.

# THE WASHINGTON HERALD

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ONE CENT.

## THREE MORE MEN TO SURRENDER IN ROSENTHAL PLOT

"Lefty" Louie, Harry Horowitz  
and Sam Schopp Offer  
to Give Up.

## TO PROVE POLICE GRAFT

Complete Clearing Up of Case  
Promised—Frustrate Plan to  
Free "Whitney" Lewis.

New York, Aug. 2.—The complete clearing up of the Rosenthal murder mystery, the punishment of the men who actually killed the gambler, proof of the Police Department graft, where, when, and to whom paid, was made more immediately probable to-day by the offer of the three men still wanted for the murder to surrender themselves to the authorities.

The men are Harry Horowitz, known as "Gib the Blood," Louis Rosenberg, nicknamed "Lefty Louie," and Sam Schopp. Coroner Feinberg to-day intimated that all three would be in jail within seventy-two hours. Overtures for giving themselves up were made to the district attorney's office, and with the view, the coroner this afternoon held "Whitney" Lewis without bail for examination Tuesday. The affidavit on which Lewis, whose right name is Frank Muel-ler, was held, in the first part made charging any prisoner with firing one of the fatal shots.

Gangster friends of Lewis crowded the West Shore station at Weehawken this morning, evidently ready to rescue the gunman on his arrival from Kingston, but the plan was frustrated by squads of detectives and policemen, who, with drawn revolvers, intimidated the mob. Lewis arrived at 5:30 this morning, and at 8 o'clock was safely locked in jail.

"Pleeced" Once Testify.  
A number of wealthy business men of this city, who have lost large sums in various gambling places, have told Assistant District Attorney Moss of talks they had had with the gamblers as to the amounts the latter had to pay for protection, and to whom they paid it. Armed with affidavits of these business men, the district attorney had several gamblers called in, and, under the Dowling law, forced them to admit the truth of the statements. This gives absolute, direct evidence as to who received the money, but the names will not be made public for several days.

It was also developed to-day that there was a secret code of signals in use between Police Lieut. Becker and "Jack" Rose. These signals were in use when Rose went into hiding in the home of Mr. and Mrs. Harry Pollock. Attorney Hart, representing Becker, made use of the signals and code when he called at the Pollock home to see Rose. No one could get into Rose's room without this code, and Becker gave it to Hart. The system of signals has a bearing on an incident which occurred when Rose was in conference with Deputy Police Commissioner Dougherty and Inspector Hughes after the gambler had surrendered. Becker entered the room at the time, and stood looking at Rose for some minutes. It is now believed he was signaling to his old collector what to do and what not to tell.

On the strength of this information, subpoenas have been issued for Mr. and Mrs. Pollock, whose whereabouts are unknown. Talk with their colored maid, whom they dismissed when they gave

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## CONFEREES FOR A CIVIL SERVICE TENURE CLAUSE

Reappointment for Efficiency  
After Each Seven-  
year Term.

## STANDARD BY COMMISSION

Plan May Prove Blow to Good Work  
and Independence of the  
Civil Service.

By JOSEPH P. ANNIN.  
In an effort to dodge the civil pension issue for all time, House and Senate conferees yesterday reported in favor of a seven-year tenure of office for civil service employees of the District, with reappointment at the end of such tenure dependent on efficiency ratings.

The standards for such efficiency ratings are to be set by the Civil Service Commission. Thus, ostensibly, the eligibility of applicants for reappointment is to be determined by the commission solely upon the merits of the applicant. Whether the scheme will work out in this way and whether the element of "political pull" will still be eliminated is a question for grave doubt.

The seven-year period for all now in the government service dates from the enactment of the proposed law; that is, no civil service employee will come up for reappointment until 1914.

The provision is contained in the legislative, executive, and judicial appropriation bill. Both Houses of Congress will pass on the conference report to-day. The provision is a compromise between the clause in the House bill as it went to the Senate and the substitute made in the Senate for that clause, except that the tenure of office provided in the House bill was five instead of seven years.

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## "God Bless You, Gentlemen," Cries Mrs. Grace as Jury Returns Verdict of Acquittal

Crowd in Atlanta Court-  
room Cheers Result of  
Trial for Attempted  
Murder of Husband.

## SAYS SHE WILL GO TO HER BLIND SON

Atlanta, Ga., Aug. 2.—"God bless you, gentlemen," cried Mrs. Daisy Ulrich Orie Grace at 4:15 o'clock this afternoon when the jury found her not guilty of the charge of shooting her husband. There was a note of hysteria in Mrs. Grace's voice and seemed on the verge of a collapse, but her lawyers patted her on the shoulder and urged her to restrain herself, and she soon became calm. Then the crowd in court cheered the verdict and sang about Mrs. Grace, many of the women weeping.

At last the deadly whiteness of Mrs. Grace's face was relieved by a flush and she began to smile.

Then she approached each of the twelve jurors and gave them thanks. "I feel like kissing and hugging you all," she said. "I trusted you all the time. I knew you would not believe what they said about me."

Followed by a cheering throng, Mrs. Grace soon left the court room and went to the offices of her attorneys. There she received a telegram from her sister in Philadelphia to the effect that Mrs. Grace's little blind son is ill.

Will Go to Her Son.  
"I will go to little Webster at once," said Mrs. Grace. She intends to return to her old home just as soon as she arranges some business here. The verdict was generally expected. It was conceded that the State failed to sustain the charge that Mrs. Grace had drugged and shot her husband and locked him in to die in order to get \$25,000 insurance on his life.

Mrs. Grace's statement had a tremendous effect on the jury, and its main statements were generally credited, and especially those relating to the large sums she had received from Grace, and his attentions to other women.

It developed to-day that Mrs. Grace's remarkable story of the shooting of her husband was a carefully prepared declaration, pruned, amended, and polished by her lawyers, and as carefully rehearsed as a dramatic offering by a professional actress. For over two months Mrs. Grace rehearsed the statement until she was latter perfect. There were eight thousand words in the statement, but Mrs. Grace never faltered once during its delivery.

The bringing of Grace into court on a stretcher was done by the prosecution in an effort to cause the accused wife to break down, but it failed. With her husband paralyzed from the wound she was accused of inflicting, gazing at her with a cynical grin, she spoke without falter.

Charge Spared Her.  
The case was given to the jury at 2:30, by Judge Roan, whose charge favored Mrs. Grace. The jurors ate dinner, and about 2:30 began consideration of the case. After a little discussion it was found that Mrs. Grace was not guilty, and the verdict of acquittal was ordered.

Grace was not in court. He was taken back to his home in Newman last night, and there heard the verdict this afternoon.

"I don't care what the jury said," declared the paralyzed husband.

"She's as guilty as hell, and she knows it."

Grace announced that he would make a statement about the case, and at once sue for divorce.



MRS. DAISY ULRICH ORIE GRACE.

## WILSON TO ATTEND SESSION OF POWERS

Presidential Nominee Goes to New  
York To-day to Confer  
with Managers.

## VICE CHAIRMAN, TREASURER, AND FINANCE COMMITTEE

New Jersey Governor Believed to  
Be Annoyed at Inactivity  
of Committee.

Seagirt, N. J., Aug. 2.—Gov. Wilson announced to-night that he will go to New York to-morrow evening for the purpose of conferring with Chairman William E. McComb, of the Democratic campaign committee, concerning the selection of a vice chairman, treasurer, and a finance committee. The Governor significantly said that he expects to be in conference with McComb until long after midnight, and that in all probability there would be no announcement of the result of their deliberations before Sunday or Monday.

There have been persistent rumors of discord among the members of the campaign committee. The Governor's determination to go to New York is made at the conclusion of two weeks of inaction on the part of the committee, which had been expected to get down to earnest business within a day or two after it was organized on July 15.

It is believed that the Governor is annoyed at the committee's failure to agree on a treasurer and a finance committee, the result of which has been a two weeks' delay in getting the collection of a campaign fund under way. Indeed, the only collections that have been made thus far have been in the nature of voluntary contributions which have reached here through the mails. The fund at present amounts to a bare \$12,000, whereas, several hundred thousands will be needed.

No Official Selections.

Though it has been definitely announced on two or three occasions that William G. McAdoo, the tunnel man, and Senator Gore of Oklahoma had been favored for the position of vice chairman of the campaign committee, the official selections have not been made.

No step apparently has been made toward the appointment of a finance committee. The names of Herman Ridder and Henry Morgenthau have been mentioned for the post of treasurer. Mr. Morgenthau was in conference with Gov. Wilson yesterday. Last night Mr. Morgenthau went to the Adirondacks, with a promise to return within ten days. For some unknown reason, Chairman McComb has removed several names from Seagirt, while at least seven of the members of the campaign committee have been here within the last few days with blood in their eyes.

"Is there any special reason why you should go to New York and why Mr. McComb should not come here?" the Governor was asked.

"Now long will you remain in New York?"

"Probably Saturday night and well into Sunday. I am exceedingly tired, and I shall sleep as late on Sunday as I possibly can."

"What business do you expect to settle?"

"I do not know what will be settled. I shall see what is to be settled."

Joseph Daniels arrived here about 6:30 this evening. His talk with the Governor was of such an important character that the Governor, contrary to his custom, sent out word that he would be unable to see the newspaper correspondents at 3 o'clock, the usual hour.

The only other important visitors to the Governor to-day were Senators Culberson of Texas and Hoke Smith of Georgia. National Committeeman Edward L. Galt, of Missouri, and Representative Henry D. Clayton of Alabama.

Senators Smith and Culberson said they had merely made social visits. Congressmen

\$1.50 to Hagerman Ferry, Charlestown, and Washington and Baltimore. Every Saturday and Sunday. Good to return until 3 a. m. Monday. All trains both ways, including the Royal Limited.

## EMBEZZLER MAY BLAME ACTIONS ON ASSOCIATE

John Edward Humphries, Bank  
Clerk, Secretly Arraigned  
About a Week Ago.

## BAIL BOND IS ONLY \$2,500

Money Lost in Wall Street Specu-  
lations, Says Young Man  
in Confession.

John Edward Humphries, twenty-eight years of age, of 22 Q Street Northwest, self-confessed forger of notes aggregating nearly \$50,000, and embezzler of like amount, now held under \$2,500 bond for the action of the grand jury, will probably bring out at his trial the assertion that he was led into his ways of wrong by an associate, who was aware of the peculations, although taking no active part in them.

It is understood that Mr. Humphries has confided to friends the fact that he was started on the road to embezzlement by a business companion. The young forger refused yesterday to discuss the matter. He has told his close friends that he did not realize the magnitude of his acts until he saw above him the shadow of the hand of the law. Then he repented, and saw his mistake, but it was too late.

Broker in Case.  
The banker and broker through whose business firm Mr. Humphries executed the orders on the New York Stock Exchange will unquestionably play an important part at his trial. It is said that the broker was a director of the old National City Bank at the time that the forger was a teller there, and was speculating upon the New York Stock Exchange.

Mrs. William D. Humphries, mother of the forger, is at the family cottage at Colonial Beach, Va. Every attempt has been made to keep the news of her son's actions from her. Newspapers have been withheld, and persons frequenting the cottage have been warned not to discuss the matter in her presence.

The grand jury was in session yesterday, but did not act upon the Humphries case. Reginald S. Hildekoper, Assistant United States District Attorney, said last night the jury was promised about two weeks ago that the "Ice Trust" case would be the last to come before it, and that he did not feel justified in holding it any longer. The jury is now on its vacation. It will reconvene October 1.

"I cannot divulge the contents of the teller's confession," said Mr. Hildekoper last night, "but I will state that he made a clean breast of the matter. In connection with the bond set in the case, I should like to say that it is a very good sized one, despite the opinion of some persons. A \$2,500 bond is entirely sufficient in such a type of case, and insures the appearance of an offender just the same as a \$10,000 one."

Arraigned Week Ago.

Mr. Humphries was arraigned last Wednesday afternoon before United States Commissioner Anson S. Taylor. Those present were Commissioner Taylor, the forger; his father, A. R. Worthington, attorney for the defendant; Reginald S. Hildekoper, John L. Proctor, special assistant for the Department of Justice; A. G. Chapman, president of the Commercial National Bank at which Mr. Humphries was employed after the consolidation of the old National City Bank with it, and another bank official.

The warrant was sworn out by Mr. Proctor and Mr. Humphries was immediately arraigned. He pleaded "not guilty" and waived further preliminaries. The young teller confessed, having forged nearly \$50,000 in notes upon the old National City Bank and the Commercial National Bank and to have lost the money by speculation in Wall Street.

## SENATE DEBATES LODGE MEASURE BACK OF DOORS

Only Four Finally Vote Against  
Warning Issued to the  
World Powers.

## SENATOR STONE SKEPTICAL

Administration Is Said to Look  
with Disfavor on Action of  
the Senate.

The Senate yesterday afternoon passed the Lodge resolution warning the powers of the world that the United States will not tolerate the occupation by any foreign corporation or association of territory on the American continent which may be used for military or naval purposes. Only four Senators voted against the resolution. They were Cummins of Iowa and McCumber of North Dakota, Republicans, and Stone of Missouri and Percy of Mississippi, Democrats.

As was told in The Washington Herald yesterday, the passage by the Senate of this resolution marks the enactment of an important new policy in our international relations. Senator Lodge pointed out in the Senate yesterday in reply to questions that the resolution was more than the mere reaffirmation and extension of the Monroe doctrine. It was the enactment of a policy which this government might have adopted had the Monroe doctrine never been heard of. In Senator Lodge's opinion the new doctrine was based on the same right which England had exercised a year or so ago when she warned Germany against the occupation of the Port of Agadir in Morocco. That incident, it will be recalled, caused a crisis in international affairs, and a war was narrowly averted.

Far-reaching Importance.  
It was learned yesterday that some members of the Senate regard the passage of this resolution of far-reaching importance to the United States. These Senators are looking into the future and are confident that Magdalena Bay will be a vital point for the United States to control, at least negatively, when the Panama Canal shall have been opened and the flood of traffic has begun to flow through it. Magdalena Bay is about half way between San Francisco and Panama, and is one of the finest harbors imaginable. Some officials in Washington go so far as to say that the Panama Canal in operation the United States government sooner or later will be obliged to make serious efforts to purchase Lower California and New Mexico.

In the Senate to-day Mr. Cummins of Iowa asked Senator Lodge pointedly whether the resolution was an extension of the Monroe doctrine or whether it constituted in itself a new doctrine. "The declaration embodied in the resolution," said Senator Lodge, "rests upon a much broader and, if I may say, older ground than the Monroe doctrine. It rests on the ground which all nations have recognized and maintained—of their right to oppose the founding by a foreign government or by persons under foreign control of establishments at points which would threaten the safety or the communications of the government itself."

In Interest of Peace.  
Senator Lodge declared that his resolution was in the interest of peace, that it was always desirable to make the position of a country known, and to forestall a situation in which it might be necessary to urge a friendly power to withdraw, when that withdrawal could not be made perhaps without some humiliation.

Senator Cummins admitted that all nations recognized the underlying principle of the resolution, but he thought that the terms of it were too vague and indefinite, especially as regarded the relations between the offending corporation and its home government.

The debate was becoming spirited

Continued on Page Two.

## HELD AS ONE OF ACTUAL MURDERERS.



"DAGO FRANK" CIROFICI.

Who is being held in the Tombs Prison on the suspicion that he was one of the four gun-men who shot to death Herman Rosenthal, the gambler, former. One of the many rumors which have been circulating in the Police Department which have been exposed as a result of the murder of Herman Rosenthal, the gambler.

## "Million-dollar Lawn Party" Plan of Steel Magnate

Boston, Mass., Aug. 2.—Henry C. Frick, the millionaire steel magnate, is to start the North Shore society a "million-dollar lawn party" at his Frick's Crossing estate on the night of August 14.

Excepting President Taft, who is to be the guest of honor, every man present will be a millionaire, and the affair will be conducted on a scale of Pittsburgh magnificence calculated to make the neighboring cottagers weep.

A Nahant contracting firm to-day signed a contract which obliges it to lay a smooth and perfect dancing floor on the Frick lawn between the hours of 7 and 9 on the evening of August 14, and to take it up again between the hours of 1 and 3 on the morning following. The grounds are to be transformed into a veritable fairy land regardless of expense.

## GIANT WHALE CATCHES ITS TAIL IN RIGGING AND ROCKS A SCHOONER

San Francisco, Aug. 2.—A giant whale caught its tail in the forward rigging of the schooner James H. Bruce as the vessel was between Point Reyes and the Farallones.

Members of the crew first discovered the whale's spouts when a few hundred yards away. Quickly the whale came closer to the vessel and made two turns that threw half of the giant body out of the water. In its turn the whale's tail became caught in the rigging, and as it struggled to free itself the schooner was rocked and tossed about like a cork on the sea. Officers and crew became frightened, and for a time it was feared the schooner would turn over.

Names Michigan Judge.

President Taft yesterday sent to the Senate the nomination of United States District Attorney Arthur J. Tuttle to be judge on the bench in the Eastern District of Michigan.

\$1.50 to Niagara Falls and Return. Baltimore and Ohio, August 3. Special Train of Modern Coaches and Parlor Cars leaves Union Station 7:45 a. m. Philadelphia and Lehigh Valley Route. Cheap side trips from the Falls to popular resorts and liberal stopover privileges returning within the limit of 15 days. Other excursions August 31, September 2 and 10, and October 4.

## OFFICIAL SAYS HE IS CLEAR.



CHARLES H. HYDE.

Former City Chamberlain of New York, and close associate of Mayor Gaynor, of that city, for the last twenty years, who has issued a long statement declaring that he knows nothing about the graft conditions in the Police Department which have been exposed as a result of the murder of Herman Rosenthal, the gambler.